Page 1



## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

MDL DOCKET NO. 1:10 md 2197

IN RE: DePUY ORTHOPAEDICS, INC | ASR HIP IMPLANT PRODUCTS

This Document Relates To:

ALL CASES

1ST FORMAL STATUS MEETING

TRANSCRIPT OF PROCEEDINGS

The above-styled case came on for hearing before the Honorable David A. Katz, Presiding at the U.S District Court, 701 Clematis Street, Courtroom 1, 4th Floor, West Palm Beach, Florida, on the 8th day of February, 2011, commencing at 1:00 o'clock p.m.

Court Reporter:

Andrea D. West, RPR

Boss Certified Realtime Reporting 515 East Las Olas Blvd, Suite 100 Fort Lauderdale, FL 33301

Proceedings reported by mechanical stenography, transcript produced by computer.

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Page 2
 1
     APPEARANCES:
 2
     PLAINTIFFS' EXECUTIVE COMMITTEE
 3
        R. Eric Kennedy, Esq & David C. Landever, Esq.
        Weisman, Kennedy, Berris
 4
        101 Prospect Avenue, West
        1600 Midland Building
 5
        Cleveland OH 44115
        (216)781-1111
 6
        Ellen Relkin, Esq.
 7
        Weitz & Luxenberg (Co-Lead Counsel)
        700 Broadway
 8
        New York, NY 10003
        (212) 558-5715
 9
        Mark P. Robinson, Esq. & Daniel S. Robinson, Esq.
10
        Robinson, Calcagnie & Robinson
        620 Newport Center Drive, 7th Floor,
11
        Newport Beach, CA 92660
        (949)720-1288
12
        Steven J. Skikos, Esq. & Mark G. Crawford, Esq.
13
        Skikos, Crawford, Skikos, et al (Co-Lead Counsel
        625 Market Street, 11th Floor
14
        San Francisco, CA 94105
        (415) 546-7300
15
16
     PLAINTIFFS' STEERING COMMITTEE
17
        Esther Berezofsky, Esq.
        Williams Cuker Berezofsky
18
        Woodland Falls Corporate Center
        201 Lake Drive East, Suite 101
19
        Cherry Hill, NJ 08002-1163
        (856)667-0500
20
21
        Jane Conroy, Esq & Paul J. Hanley, Jr.
        Hanley Conroy, et al
22
        112 Madison Avenue
        New York, NY 10016-7416
23
        (212) 784-6400
2.4
25
```

```
Page 3
 1
     PLAINTIFFS' STEERING COMMITTEE (continued)
 2
        Leonard A. Davis, Esq
        Herman Herman Katz & Cotlar
 3
        820 O'Keefe Avenue
        New Orleans, LA 70113
 4
        (504)581-4892
 5
        Wendy Fleishman, Esq. & Kent L. Klaudt, Esq.
        Lief Cabraser Heimann & Bernstein
        275 Battery Street, 29th Floor
 6
        San Francisco, CA 94111-3339
 7
        (415)956-100
 8
        Lawrence J. Gornick, Esq.
        Levin, Simes, Kaiser & Gornick
 9
        44 Montgomery Street, 36th Floor
        San Francisco, CA 94104
10
        (415)646-7179
11
        Seth A. Katz, Esq.
12
        Burg, Simpson, Eldredge, Hersh & Jardine
        40 Inverness Drive East
13
        Englewood, CO 80112
        (303)792-5595
14
15
        Mark Lanier, Esq. & Paul R. Cordella, Esq.
        Lanier Law Firm
16
        126 East 56th Street, 6th Floor
        New York, NY 10022
17
        (212)421-2800
18
        Michael London, Esq. & Virginia E. Anello, Esq.
19
        Douglas & London
        111 John Street, Suite 1400
20
        New York, NY 10038
        (212)566-7500
21
22
        Donald A. Migliori, Esq.
        Motley Rice, LLC
23
        321 South Main Street
        Providence, RI 02903
24
        (401)457-7709
25
```

```
Page 4
     PLAINTIFFS' STEERING COMMITTEE (continued)
 1
 2
        Hon. Peter J. Polos, Esq. (Ret.)
        Panish, Shea & Boyle, LLP
 3
        11111 Santa Monica Blvd, Suite 700
        Los Angeles, CA 90025
        (310)477-1700
 4
 5
        Navan Ward, Jr., Esq.
 6
        Beasley Allen et al
        234 Commerce Street
 7
        Montgomery, AL 36103-4160
        (334)269-2343
 8
 9
        Jamie L. Sheller, Esq.
        Sheller Law Offices
        1528 Walnut Street, Third Floor
10
        Philadelphia, PA 19102
11
        (215)790-7300
12
13
     Plaintiffs' Liaison Counsel
14
        Michelle L. Kranz, Esq. & David W. Zoll, Esq.
        Zoll Kranz & Borgess, LLC
15
        6620 West Central Avenue, Suite 200
        Toledo, OH 43617
16
        (419)841 - 9623
17
18
     Science Committee
19
        John Restaino, Esq. & Lori Restaino, Esq.
        The Restaino Law Firm
20
        1512 Larimer Street, Suite 710
        Denver, CO 80202
21
        (720)924-2006
22
        Chris Seeger, Esq.
        Seeger Weiss, LLP
23
        1 William Street
        New York, NY 10004
2.4
        (212)584-0700
25
```

```
Page 5
 1
     Discovery Committee
 2
 3
        Thomas R. Anapol, Esq.
        Anapol Schwartz
        1040 Kings Highway North, Suite 304
        Cherry Hill, NJ 08034
 5
        (215)790-4572
 6
        Richard Arsenault, Esq.
        Neblett Beard & Arsenault
        2220 Bonaventure Court
        Alexandria, LA 71309
 8
        (800)256-1050
 9
        Turner Branch, Esq. & Brent M. Ferrel, Esq.
        Branch Law Firm
10
        2025 Rio Grande Boulevard, NW
        Albuquerque, NM 87104
        (505)243-3500
11
12
        Hezekiah Sistrunk, Jr., Esq. & Jane Lamberti Sams, Esq.
        The Cochran Law Firm
        127 Peachtree Street, NE, Suite 800
13
                     30303
        Atlanta, GA
        (404)222 - 9922
14
15
1.6
     Law & Motions Committee
17
18
        Timothy J. Becker, Esq.
        Zimmerman Reed
        1100 ID Center
19
        80 South 8th Street
20
        Minneapolis, MN
                         55402
        (612)341-0400
21
22
        Tara D. Sutton, Esq. & Vincent J. Moccio, Esq.
        Robins Kaplan Miller & Ciresi, LLP
23
        2800 LaSalle Plaza
        800 LaSalle Avenue
24
        Minneapolis, MN 55402-2015
        (612)349 - 8754
25
```

```
Page 6
     Defendants' Co-Lead Counsel
 1
 2
        Robert C. Tucker, Esq.
        Tucker Ellis & West LLP
 3
        1150 Huntington Bldg
        925 Euclid Avenue
        Cleveland, OH 44115-1475
 4
        (216)696-3258
 5
 6
        Susan M. Sharko, Esq.
        Drinker Biddle & Reath LLP
        500 Campus Drive
        Florham Park, NJ
 8
        (973)549-7350
 9
10
     Defendants' Liaison Counsel
11
        Kristen L. Mayer, Esq.
        Tucker Ellis & West LLP
12
        1150 Huntington Bldg
        925 Euclid Avenue
13
        Cleveland, OH
                       44115-1475
        (216)696 - 3258
14
15
     ALSO PRESENT AS PLAINTIFF'S COUNSEL
16
        Samuel L. Davis, Esq.
17
        Davis, Saperstein & Salomon, PC
        375 Cedar Lane
18
        Teaneck, NJ 07666
        (201)907-5000
19
        David L. Ferrera, Esq.
        Nutter, McClennen & Fish, LLP
20
        Seaport West, 155 Seaport Blvd.
        Boston, MA 02210
21
        (617)439-2247
22
        Ann S. Grayson, Esq. & Michael R. Conner, Esq.
        Barnes & Thornburg, LLP
23
        11 South Meridian Street
24
        Indianapolis, IN 46204-3535
        (317)231-7270
25
```

```
Page 7
 1
     ALSO PRESENT AS PLAINTIFF'S COUNSEL (continued)
 2
        David R. Schmahamann, Esq.
 3
        1577 Beacon Street
        Brookline, MA
 4
        (617)739-1302
 5
        Michael Goetz, Esq.
        Morgan & Morgan
 6
        One Tampa City Center
        201 North Franklin Street, 7th Floor
 7
        Tampa, FL 33602
        (813)223-5505
 8
        Christopher L. Coffin, Esq.
 9
        Pendley, Baudin & Coffin, LLP
        24110 Eden Street
10
        Plaquemine, LA 70765-0071
        (225)687-6396
11
        John F. Romano, Esq.
12
        Romano Law Group
        EcoCentre, The Living Building
13
        1005 Lake Avenue
        Lake Worth, FL 33460-3709
14
        (561)533-6700
15
        Willard J. Moody, Jr., Esq.
        The Moody Law Firm
16
        500 Crawford Street, Suite 300
        Portsmouth, VA 23704
17
        (757)393-4093
        John David Hart, Esq.
18
        Wells Fargo Tower
19
        201 Main Street, Suite 1720
        Fort Worth, TX 76102
20
        (817)870-2102
21
        Thomas L. Wagstaff, Esq.
        Wagstaaff & Cartmell, LLP
22
        4740 Grand Avenue, Suite 300
        Kansas City, MO 64112
23
        (816)701-1100
24
25
```

```
Page 8
      ALSO PRESENT AS PLAINTIFF'S COUNSEL (continued)
  1
  2
         James T. Thompson, Esq.
  3
         Edelman & Thompson, LLC
         3100 Broadway, Suite 1400
  4
         Kansas City, MO 64111
          (816) 994-8303
  5
  6
         Gregg J. Borri, Esq.
         61 Broadway, Suite 2820
         New York, NY
                        10006
         (212) 980-8866
  8
  9
         T. Scott Allen, Esq.
         Bailey Perrin Bailey
 10
         The Lyric Centre
         440 Louisiana, Suite 2100
11
         Houston, TX 77002
         (713)425-7100
12
13
         Matthew T. Moore, Esq.
         Alters Law Firm
         4141 Northeast 2nd Avenue, Suite 201
14
         Miami, FL 33137
15
         (305)571 - 8550
16
        Andrew R. Young, Esq.
        Nurenberg, Paris, Heller & McCarthy
17
        1370 Ontareo Street, Suite 100
        Cleveland, OH
                        44113
18
        (216)621-2300
19
20
        Roger Nail, Esq.
        Goza & Honnold
21
        11150 Overbrook Road, Suite 250
        Leawood, KS
                      66211
22
        (913)451-3433
23
24
25
```

Page 9 1 Thereupon, the following proceedings were held: 2 - <del>-</del> - - - - - -3 Tuesday, February 8th, 2011 4 THE COURT: Thank you, ladies and gentlemen. 5 you all know, this is the first formal meeting in this MDL, 6 the DePuy Hip Recall, and I welcome you and hope you will 7 find it informative. A if you introductory remarks would 8 seem appropriate at this juncture before getting into the 9 short agenda which we have. It is my hope, as The Judge in 10 this case, as it is in all cases, my hope that this MDL will, as the other which I have been involved in for the 11 12 past five years, will be as expeditiously handled as 13 anticipated in a spirit of mutual cooperation. 14 mutuality of cooperation obviously will not be done in the relinquishment of any of clients' rights. 15 I would anticipate that counsel will, within that spirit of 16 17 cooperation, vigorously represent the claims and rights of 18 their respective clients. 19 As you undoubtedly know by now, we have placed on 20 record an order permitting original filings in the Northern 21 District of Ohio, which is where I sit and which has been 22 designated as the home district for the MDL. This will 23 thus permit the parties to take advantage of the expediency 24 offered by filing electronically, and thus avoiding the typical three month delay which occurs with the transfer 25

Page 10 and other normal MDL tagalong noticing procedures. 1 2 With that said, I'd like now to recognize either 3 Steve Skikos or Ellen Relkin for some brief opening 4 remarks. 5 MS. RELKIN: Good afternoon, Judge. We had verv productive meetings this morning, first just with counsel, 6 7 both Plaintiff's and defense counsel together, co-leads, 8 and then the executive committee meeting with Your Honor and defense counsel, and I think we're well on our way 9 10 towards productive moving of this litigation. Obviously, 11 we have a lot clients and serious injuries and we want to 12 move this very quickly and take discovery. 13 There's already been Rule 26 conferences getting 14 scheduled. We have a committee amongst the PSC and 15 executive committee. We have discussed Broadspire issues which have a lot of process issues of importance, and 16 17 that's going to get discussed and worked out in more 18 detail, federal state cooperation issues and science 19 preservation issues, a lot of technical issues. Also, we 20 have a committee of people who have been working with 21 experts who are meeting with defendants. 22 So I think a lot of the critical issues, we have 23 committees and we're welcoming more input from other 24 plaintiff's counsel here and we're well on our way with 25 working with the defendant to have an orderly litigation.

Page 11 THE COURT: Thank you, Ellen. Mr. Tucker? 1 MR. TUCKER: Your Honor, I would echo everything 2 3 that Ellen said, and in terms of we're ready to roll-up our 4 sleeves and get to work. We know that there's A lot to be 5 done and we're going to get to it. In terms of where we 6 stand I said on the agenda, do you want me to turn to the 7 agenda, Judge, quickly? THE COURT: I think that would be appropriate. 8 9 MR. TUCKER: So there have been five CTO's that 10 have been issued, Your Honor, and so those cases as they 11 are filed are being tagged and brought to the MDL. And now 12 with the direct filing that The Court has put on, we're 13 beginning to see some direct filings in the MDL, so we 1.4 expect that that process will continue to bring cases into 15 the MDL. 16 In terms of state court coordination, those cases 17 that don't make their way to the MDL are being coordinated 18 in the two jurisdictions where there are cases being filed. 19 In California, there's going to be state court coordination 20 in California, there's a hearing on March 1st, and then 21 there will be state court coordination in New Jersey. 22 we believe that importantly the coordination between the 23 MDLs and state courts will occur as we move forward. 2.4 Anything to add on that agenda item? THE COURT: 25 No, Your Honor. We believe that MR. SKIKOS:

Page 12 we're a unified plaintiffs bar that are going to prosecute 1 2 these cases very strongly. California has already met. 3 have a hearing on March 1st with a potential coordination And all of us in California who have met have --4 5 want to cooperate and work together in the prosecution of 6 these cases. 7 THE COURT: What about New Jersey? 8 MS. RELKIN: New Jersey has far fewer Plaintiffs 9 as of now, there's not that many cases in suit. There has 10 been a petition that Defendants filed for consolidation, and The Court has not yet ruled on the AOC in Trenton, but 11 there will be one of three judges whom it will go, either 12 13 in North Jersey, Middle Jersey or South Jersey, and time 14 There are some overlapping people, there are some individuals who have filed some cases who I'm not sure 15 if they're involved in the MDL at this point, but well 16 17 endeavor to coordinate. 18 THE COURT: As I've discussed more than once, it 19 is my hope and intent that we will experience and enjoy as 20 significant and profitable coordination between and among 21 the bar, and particularly the Plaintiffs bar but also 22 Defense, as there has been in other MDLs in which I've been 23 involved. And we would hope that, and I'm sure this will 24 happen, that once the coordinating judges in both New 25 Jersey and California have been designated and given time

Page 13 to get their respective feet on the ground, we will have 1 conversations leading toward that same type of coordinating 2 activity, which we've experienced in other MDLs and which I 3 think are beneficial, not just to the litigants, but to The 4 Court as well, and I'm looking forward to that coming to 5 6 fruition within the next 60 to 90 days. 7 By coming to fruition, I'm talking about of course the judges in state court in both New Jersey and California 8 9 being designated and our opportunity to discuss 10 coordinating our efforts to the best that we can without failing to recognize the independency of the state courts 11 from the federal courts, which has been historical and 12 13 continuing. 14 Anything else on coordination efforts at this juncture from either the Plaintiffs or the Defendant? 15 16 MS. RELKIN: No, Your Honor, not from the 17 Plaintiffs. 18 MR. TUCKER: No, Your Honor. 19 THE COURT: Broadspire. 20 MS. SHARKO: Broadspire, DePuy is committed to seeing that patients who need medical care as a result of 21 the recall get that care and treatment. This is being done 22 23 through a third party outfit called Broadspire, which will address the reasonable and customary expenses for testing, 24 evaluation, revision surgery if necessary, and 25

Page 14 1 out-of-pocket expenses. 2 If the parties do not want their clients to deal directly with Broadspire, Broadspire will deal with the 3 4 The lawyers just have to send a letter of 5 representation to Broadspire and indicate the name and 6 identifying information for that patient or plaintiff, 7 because lot of people have common names, and then they can 8 deal directly with Broadspire. People who receive these 9 medical benefits do not sign releases giving up any of 10 their rights. 11 Thank you. 12 THE COURT: It's my understanding that the only 13 releases would be that release which is necessary to obtain 14 the medical information to identify the hip joint that was 15 utilized; am I correct? 16 MS. SHARKO: Correct. Anybody who gets an 17 orthopedic implant should have a sticker on their operative chart which identifies the maker of the implant so we can 18 19 be sure it's an ASR, and so people participating in the 20 Broadspire Program are asked to sign medical record 21 releases, not for their whole medical history going back in 22 time, but for the records related to implant and explant 23 surgeries. 24 THE COURT: Mr. Skikos? 25 MR. SKIKOS: We have met and conferred with the

Page 15 defendants a couple of times over the last couple of weeks 1 2 on the Broadspire issue. We on the executive committee 3 recognize that our primary obligation is to our clients, 4 who are also patients, and if there's a benefit to be provided to them, that is something that we encourage. 5 6 We understand that their litigation rights are 7 fully preserved, our clients'. We understand that they're not asking for a settlement release. And we have, in 8 9 furtherance of the cooperation, put together a subgroup who will deal with The Defendants from our perspective on 10 11 process issues. We want to make it clear that we, the 12 lawyers who represent the clients, who provide the client's 13 name to The Defendants are willing to and want to talk to Broadspire for the benefit of our clients. 14 15 THE COURT: Anything else on this issue, ladies 16 and gentlemen? 17 MS. SHARKO: No, Your Honor. 18 THE COURT: Thank you. Let's talk about the 19 explant preservation protocol that the parties are working 2.0 on creating. 21 MR. TUCKER: Your Honor, as I've said to many of 22 the lawyers here that have contacted us about the explants 23 that may have been removed at the time of revision surgery, 24 DePuy has not been taking possession of explants since the 25 recall and they have been either preserved by the lawyers

Page 16 1 here on behalf of their clients, or the hospitals have kept 2 them. 3 Important to I think all of us in the litigation here in the MDL, and actually everywhere, is to have an 4 5 agreed upon preservation protocol that is followed by not 6 just DePuy and not just The Plaintiffs. We don't want to 7 have conflicting protocols, because at the end of the day 8 we don't want someone to attribute a finding on an explant 9 to the protocol that was used in the examination. So we 10 are committed to working out a protocol that both sides will adhere to. 11 12 I understand that The Plaintiffs Executive 13 Committee has appointed Mr. Kennedy to discuss this issue 14 with us. We actually have had some discussions. We will 15 work through these issues and I think we will be able to 16 present to The Court a preservation protocol that both 17 sides agree upon. 18 THE COURT: Thank you. 19 MR. KENNEDY: Yes, Your Honor. I heard 20 Mr. Tucker's comments, and maybe more specifically I think 21 we've reached an agreement with respect to contact versus 22 non-contract profilometry. We've reached an agreement with 23 respect to decoupling of the different components of the 24 explant. We still have further discussions with respect to Citex (ph) and some of the synovial fluid. And then we 25

Page 17 need to be a little bit creative between the two of us as 1 2 to how we impress upon the hospitals that they play an 3 important role in the preservation of important evidence, but we'll work through the issues. 4 5 THE COURT: And I would request that you come 6 forward to the court reporter so that afterwards so that 7 she can have the correct spelling for the record of those 8 technical terms. 9 MR. KENNEDY: I have a hard time saying it, but I 10 have it written down. 11 THE COURT: Thank you. As I said this morning, 12 and I will repeat, it is extremely important to this 13 litigation that the explant preservation protocol be a 14 single agreed protocol which can be incorporated into a 15 court order, and therefore relied upon not just by counsel 16 for the parties, but by the parties, by physicians, and 17 very importantly as was noted, by the hospitals, and so it will be transmitted to all hospitals which have received a 18 19 relatively similar letter on preservation efforts from 20 DePuy. 21 I encourage you to accelerate, if you will, your efforts to reach a mutually agreed upon protocol so that we 22 23 can, as quickly as possible, achieve what I've just 24 articulated. I think it is extremely important, and both 25 the PEC and Defense Counsel have indicated that it's of

Page 18 equal importance to both sides and therefore to both 1 2 clients, those who are Plaintiffs and those who are 3 Defendants. 4 I believe that concluded the brief agenda which we 5 had. I want you to understand --6 MR. SEEGER: Your Honor, I think the only other 7 item to report to The Court is we did meet this morning 8 with Defendants to talk a little bit about getting 9 discovery going. We're going to get a letter out, set up a Rule 26F conference, and work through some issues. 10 The 11 Defendants have expressed a desire to begin production right away. We're going to obviously do everything we can 12 13 to accommodate it. 14 Also, on the Plaintiffs' side, we met with your newly appointed PSC and we're ready for assignment to get 15 16 people working and going with discovery. 17 Thank you. I would hope, I was about THE COURT: 18 to say only a part of it, Chris. Thank you. It's very 19 important that this has accelerated rapidly in 20 organizational framework and getting appropriate committees 21 of PSC appointed, designated and started, and that should 22 please everybody here and throughout The Plaintiffs' bar 23 involved in these cases. 24 MR. SEEGER: Excuse me, Your Honor. I should have 25 actually said this just so you know, I believe all the PSC

Page 19 1 members that you appointed are in attendance in the 2 courtroom. 3 THE COURT: Then I welcome them and Thank you. 4 when we adjourn the formal part, I would like each of 5 you -- I'll come down and I'd like to just shake your hands 6 and get to put a name again with the face, most of which 7 faces I've only seen once on January 20th when it was kind of a blur when 90 people get up and preach to you, 8 9 wonderful preachers. 10 But in any event, we have agreed that until 11 further notice, we will attempt to meet on a monthly basis. The meetings will be somewhat of this nature, but as we go 12 on I would imagine they will be broadened as to both scope 13 14 But probably more importantly is the ability to and time. 15 create a forum like this where so many outstanding counsel 16 can interact with one another and get more accomplished 17 than I can with orders. You know from the breadth of experience that each of you brings to this case, that is 18 19 very important, that mutuality of cooperation, in 20 particular among and between The Plaintiffs' bar and between The Plaintiffs, in particular the Steering 21 22 Committee and the Executive Committee and Defense Counsel, and I believe we're well on the way to doing that. 23 24 Our next meeting has been scheduled for the 9th of 25 March, hopefully in this courtroom. We will have our usual

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Page 20
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      10:00 a.m. Executive Committee Meeting with The Court and
      Defense Counsel, followed by open court proceedings at 1:00
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 3
      p.m.
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               Have I correctly stated that from The Plaintiffs'
 5
      viewpoint?
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               MS. RELKIN: Yes, Your Honor.
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               MR. TUCKER:
                            Yes, Your Honor.
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                           Thank you. At that time we will then
               THE COURT:
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      set the following meeting and so forth, and this will go
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      out in the form of an order which will come out of this
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      meeting as well. As I said, I would like the opportunity
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      to shake your hands and interact with you, no matter how
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      briefly or extensively you wish to do that. And I thank
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      you very much for being here. As I said this is the short
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      and least important of what of those things occurring today
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      and what has occurred before and what will hopefully occur
      afterwards, because you have this courtroom until you
17
      decide to relinquish it, within reason, is more important
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      and I thank you. That concludes this hearing.
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20
               If you wish to be listed as present as well, then
      please leave the court reporter your card and she will list
21
22
      you in attendance.
                          Thank you.
23
               (Proceedings concluded at 10:45 a.m.)
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1	CERTIFICATE
2	I certify that the foregoing is a correct transcript from
3	the record of proceedings in the above-entitled matter.
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6	\S\Andrea D. West March 5th, 2010
7	Andrea D. West, RPR Date
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